UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

STONE INTERIORS, INC., d/b/a PRP USA,)
Plaintiff,)
v .) Case No. 08 CV 1158
CUSTOM INTERIORS, LLC,)
MICHAEL ZAMPIERI IV,)
and HARD ROCK ENTERPRISES, LLC)
Defendants.)

MOTION FOR ENTRY OF DEFAULT JUDGMENT

Plaintiff, Stone Interiors, Inc. d/b/a PRP USA ("Stone Interiors"), by and through its attorney, J. Scott Humphrey of Seyfarth Shaw LLC, and pursuant to Rule 55 of the Federal Rules of Civil Procedure requests that default judgment be entered against Defendants Custom Interiors, LLC ("Custom Interiors") and Hark Rock Enterprises, LLC ("Hard Rock").

CUSTOM INTERIORS' FAILURE TO ABIDE BY ITS AGREEMENTS

- 1. Stone Interiors filed a Complaint against Custom Interiors and Hard Rock. A copy of the Amended Complaint is attached as Exhibit 1. The Complaint seeks money damages due under a contract for marble and granite slabs delivered to Stone Interiors and never paid for by Defendants.
- 2. In October and November 2006, Stone Interiors and Custom Interiors entered into an Agreement whereby Stone Interiors agreed to supply, and Custom Interiors agreed to pay for, marble and granite slabs to Custom Interiors.
- 3. In October and November 2006, Stone Interiors and Custom Interiors entered into an Agreement (the "Agreement") whereby Custom Interiors would purchase, and Stone Interiors would deliver, marble and granite slabs from Stone Interiors. The terms of the Agreement are

found in the invoices sent by Stone Interiors to Custom Interiors on October 10, October 16 and November 30, 2006. Copies of these invoices are attached to the Complaint (Exhibit 1, A-C).

- 4. Pursuant to the Agreement, Stone Interiors issued an invoice to Custom Interiors following Custom Interior's order for marble and/or granite slabs.
- 5. The invoice(s) stated the materials, quantity, price and total amount of Custom Interior's order and that Stone Interiors would ship the marble and/or granite slabs to Custom Interiors along with the invoice.
- 6. The invoices also stated that payment for the marble and/or granite slabs is due within 90 days of the bill of lading.
- 7. Thus, under the express terms of the Agreement, Custom Interiors agreed to pay for all materials provided by Stone Interiors within 90 days of the bill of lading.
- 8. Stone Interiors and Custom Interiors further agreed that Custom Interiors would be charged interest at the rate of 12 percent per annum for any invoice that was not paid within 90 days of the bill of lading.
- 9. Finally, the parties agreed that the prevailing party in any dispute arising out of the Agreements "shall be able to recover reasonable attorney and other charges" from the nonprevailing party.
- 10. Pursuant to the Agreement, on October 10, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of October 10, 2006. The invoice amount was for \$12,335.41 worth of material.
- 11. Pursuant to the Agreement, on October 16, 2006, Stone Interiors issued six invoices to Custom Interiors with a Bill of Lading date of October 16, 2006. The total invoice amount was for \$122,715.62 worth of material.

- 12. Pursuant to the Agreement, on November 30, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of November 30, 2006. The invoice amount was for \$19,982.20 worth of material.
- 13. Thus, in accordance with the Agreement, Stone Interiors provided Custom Interiors with \$155,033.23 worth of marble and granite in October and November 2006 and payment for the marble and granite was due no later than March 1, 2007. (See Affidavit of Reddy, attached as Exhibit 2).
- 14. Custom Interiors, however, only paid \$30,000.00 for the material Stone Interiors supplied Custom Interiors and, as such, has failed to pay the remaining \$125,033.23 it owes Stone Interiors. (Reddy Aff., ¶14).
- 15. Thus, Custom Interiors has breached, and continues to breach, its Agreement with Stone Interiors by failing to pay Stone Interiors for all of the material Stone Interiors provided Custom Interiors in October and November 2006.
- 16. Additionally, pursuant to the Agreement, interest at the rate of 12 percent per annum is to be applied to all sums that are overdue on each invoice.
- 17. The total amount of interest due under the Agreement, as of August 6, 2008, is \$19,004.98. (Reddy Aff., ¶16).
- 18. In addition, Stone Interiors has incurred legal fees of \$14,822.50. (See Affidavit of J. Scott Humphrey, Ex. 3, ¶10).
- 19. Stone Interiors has fully performed all the duties and obligations it owed Custom Interiors under the Agreement.

- 20. Accordingly, Stone Interiors is entitled to recover damages equal to the full amount due under the invoices, plus interest at the applicable interest rate and attorneys fees, from Custom Interiors.
- 21. Custom Interiors was served with Stone Interiors' Complaint on April 2, 2008. (Humphrey Affidavit, ¶4).

HARD ROCK'S FAILURE TO APPEAR

- 22. Upon information and belief, Hard Rock is owned and operated by the same individuals as Custom Interiors, and in fact, shares the same office location.
- 23. On October 10, October 16 and on November 30 of 2007, individuals operating both Custom Interiors and Hard Rock caused Stone Interiors to deliver certain shipments of marble and granite slabs.
- 24. The marble and granite slabs were delivered to Hard Rock with the promise and expectation that Stone Interiors would be compensated by Defendants for the fair value of the goods delivered to Defendants by Stone Interiors.
- 25. Hard Rock has retained the benefits of the goods without compensation to Stone Interiors and to Stone Interiors' detriment.
- 26. To allow Hard Rock to retain the benefit of Stone Interiors' goods violates the fundamental principles of justice, equity and good conscience.
 - 27. The value of the goods received by Hard Rock is \$125,033.23. (Reddy Aff., ¶25).
- 28. On May 27, 2008, Hard Rock was served with a copy of the First Amended Complaint and Summons. (A copy of Summons is attached as Exhibit 4).

NO DEFENDANT HAS APPEARED

29. As of the filing of this Motion for Default Judgment, no Defendant has filed an appearance to Stone Interiors' Complaint.

30. Pursuant to Rule 55(b)(1):

Case 1:08-cv-01158

If the plaintiff's claim is for a sum certain by computation, the clerk – on the plaintiff's request, with an affidavit showing the amount due – must enter judgment for that amount and costs against a defendant who has been defaulted for not appearing and who is neither a minor nor an incompetent person.

Fed. R. Civ. P. 55(b)(1).

31. Accordingly, because Defendants Custom Interiors and Hard Rock have failed to appear, and Plaintiff's claim is for a sum certain that is supported by an attached affidavit, default judgment should be entered by this Court against both Defendants.

WHEREFORE, Stone Interiors, Inc. d/b/a PRP USA, respectfully requests that this Honorable Court enter a default judgment in its favor and against Defendant Custom Interiors, LLC, and Hard Rock Enterprises, LLC and also:

- 1. order Custom Interiors to pay Stone Interiors \$158,860.71;
- 2. order Hard Rock to pay Stone Interiors \$125,033.23; and
- 3. award Stone Interiors all further relief that is just and proper.

Respectfully submitted,

STONE INTERIORS, INC., d/b/a PRP USA.

Ву	 s/J. Scott Humphrey
	One of Its Attorneys

J. Scott Humphrey, Esq. SEYFARTH SHAW LLP 131 South Dearborn Street, Suite 2400 Chicago, IL 60603-5577

CERTIFICATE OF SERVICE

I, J. Scott Humphrey, an attorney, certify that I caused a true and correct copy of the foregoing Motion for Default Judgment to be served upon:

Mr. Mike Zampieri Custom Interiors 8255 Wards Lane Semmes, Alabama 36575

Ms. Sharon K. Beck Hard Rock Enterprises LLC 10023 Lifeline Court Mobile, Alabama 36608

by placing in a properly addressed, postage prepaid envelope and deposited in the U.S. Mail at 131 S. Dearborn Street, Chicago, Illinois this 15th day of August, 2008.

s/J. Scott Humphrey	

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

STONE INTERIORS, INC., d/b/a PRP USA,)	
Plaintiff,)	
v.)	Case No. 08 CV 1158
CUSTOM INTERIORS, LLC,)	
MICHAEL ZAMPIERI IV,)	
and HARD ROCK ENTERPRISES 11C		

Defendants.

FIRST AMENDED COMPLAINT

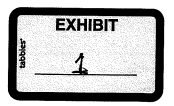
Plaintiff, Stone Interiors, Inc. d/b/a PRP USA ("Stone Interiors"), by and through its attorney, J. Scott Humphrey of Seyfarth Shaw LLC, alleges and states as follows for its First Amended Complaint for money judgment against Defendants Custom Interiors, LLC ("Custom Interiors"), Michael Zampieri, IV ("Zampieri") and Hard Rock Enterprises, LLC ("Hard Rock").

OVERVIEW

1. Stone Interiors seeks to recover a money judgment in the amount of \$140,037.23, plus interest and attorneys fees, and to recover all additional costs incurred in this action pursuant to Agreements entered into between Stone Interiors, Custom Interiors and Zampieri in October 2006, November 2006, and October 2007. In addition, Stone Interiors seeks to recover the value of goods it delivered to Custom Interiors that are now believed to be used by Hard Rock without compensation to Stone Interiors.

PARTIES, JURISDICTION AND VENUE

2. Stone Interiors is an Illinois corporation with its principal place of business located at 1207 Candlewood Court in Aurora, Illinois. Stone Interiors is in the business of



supplying marble and granite products to various customers. All actions taken by Stone Interiors with respect to its business originate out of its headquarters in Aurora, Illinois.

- 3. Based upon information and belief, Custom Interiors is an Alabama Limited Liability Company with its principal place of business at 8255 Wards Lane in Semmes, Alabama.
- 4. Also based upon information and belief, Jason Ziglar, James Ziglar, Darrel Roberts and RZ Group, LLC are the only members of Custom Interiors. Jason Ziglar, James Ziglar and Darrel Roberts are individuals who reside in Alabama. RZ Group, LLC is an Alabama Limited Liability Company
- 5. Zampieri is an officer and director of Custom Interiors. Based upon information and belief, Zampieri is an Alabama resident who resides at 6417 Canebrake Road, Mobile, Alabama, 36695.
- 6. Based upon information and belief, Hard Rock is an Alabama Limited Liability Company with its principal place of business at 8255 Wards Lane, Semmes, Alabama.
- 7. Also based upon information and belief, Michael J. Zampieri III is the only member of Hard Rock. Michael J. Zampieri III is an individual who, upon information and belief, resides in Alabama.
- 8. In October and November 2006, Stone Interiors entered into negotiations with Custom Interiors from its offices in Aurora, Illinois about supplying services and materials to Custom Interiors.
- 9. The parties subsequently entered into an Agreement whereby Stone Interiors agreed to supply, and Custom Interiors agreed to pay for, marble and granite slabs to Custom Interiors.
 - 10. Stone Interiors entered into this Agreement from its offices in Aurora, Illinois.

11. On September 24, 2007, Stone Interiors, Custom Interiors, and Zampieri entered into an Agreement that specifically stated that any and all disputes arising from the Agreement shall "be brought and maintained in the United States District Court for the Northern District of Illinois."

- 12. Accordingly, this Court has original jurisdiction of this action under 28 U.S.C. §1332 because the parties are citizens of different states and the matter in controversy exceeds \$75,000.00.
- 13. Venue is also proper in this district under 28 U.S.C. §1391(a) because Stone Interiors' principal place of business is here, Custom Interiors conducts business here, a substantial portion of the transactions at issue took place here, and the parties specifically agreed that this court would resolve any dispute arising out of their Agreements.

COUNT ONE (Breach of Contract – Custom Interiors)

- 14. In October and November 2006, Stone Interiors and Custom Interiors entered into an Agreement (the "Agreement") whereby Custom Interiors would purchase, and Stone Interiors would deliver, marble and granite slabs from Stone Interiors. The terms of the Agreement are found in the invoices sent by Stone Interiors to Custom Interiors on October 10, October 16 and November 30, 2006. Copies of these invoices are attached as Exhibits A-C.
- 15. Pursuant to the Agreement, Stone Interiors issued an invoice to Custom Interiors following Custom Interior's order for marble and/or granite slabs.
- 16. The invoice(s) stated the materials, quantity, price and total amount of Custom Interior's order and that Stone Interiors would ship the marble and/or granite slabs to Custom Interiors along with the invoice.
- 17. The invoices also stated that payment for the marble and/or granite slabs is due within 90 days of the bill of lading.

- 18. Thus, under the express terms of the Agreement, Custom Interiors agreed to pay for all materials provided by Stone Interiors within 90 days of the bill of lading.
- 19. Stone Interiors and Custom Interiors further agreed that Custom Interiors would be charged interest at the rate of 12 percent per annum for any invoice that was not paid within 90 days of the bill of lading.
- 20. Finally, the parties agreed that the prevailing party in any dispute arising out of the Agreements "shall be able to recover reasonable attorney and other charges" from the non-prevailing party.
- 21. Pursuant to the Agreement, on October 10, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of October 10, 2006. The invoice amount was for \$12,335.41 worth of material. (A copy of the invoice is attached as Exhibit A).
- 22. Pursuant to the Agreement, on October 16, 2006, Stone Interiors issued six invoices to Custom Interiors with a Bill of Lading date of October 16, 2006. The total invoice amount was for \$122,715.62 worth of material. (A copy of the October 16, 2006 invoices are attached as Exhibit B).
- 23. Pursuant to the Agreement, on November 30, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of November 30, 2006. The invoice amount was for \$19,982.20 worth of material. (A copy of the November 30, 2006 invoice is attached as Exhibit C).
- 24. Thus, in accordance with the Agreement, Stone Interiors provided Custom Interiors with \$155,033.23 worth of marble and granite in October and November 2006 and payment for the marble and granite was due no later than March 1, 2007.

- 25. Custom Interiors, however, only paid \$30,000.00 for the material Stone Interiors supplied Custom Interiors and, as such, has failed to pay the remaining \$125,033.23 it owes Stone Interiors.
- 26. Additionally, pursuant to the Agreement, interest at the rate of 12 percent per annum is to be applied to all sums that are overdue on each invoice.
- 27. The total amount of interest due under the Agreement, as of July 1, 2007, is \$15,004.23.
- 28. Moreover, on May 2, 2007, Custom Interiors offered, and Stone Interiors accepted, to comply with the duties and obligations Custom Interiors owed Stone Interiors under the Agreement by making full and complete payment of the amount it owed Stone Interiors by June 8, 2007.
 - 29. Once again, Custom Interiors failed to live up to its duties and obligations.
- 30. Specifically, Custom Interiors failed to make full and complete payment of the amount owed Stone Interiors and, as of this date, Custom Interiors still owes Stone Interiors \$140,037.23.
- 31. Stone Interiors has fully performed all the duties and obligations it owed Custom Interiors under the Agreement.
- 32. Custom Interiors, however, has breached, and continues to breach, its Agreement with Stone Interiors by failing to pay Stone Interiors for all of the material Stone Interiors provided Custom Interiors in October and November 2006.
- 33. Accordingly, Stone Interiors is entitled to recover damages equal to the full amount due under the invoices, plus interest at the applicable interest rate, from Custom Interiors.

34. Stone Interiors is also allowed to recover its costs, including its attorneys fees, in having to institute legal proceedings against Custom Interiors.

WHEREFORE, Stone Interiors, Inc. d/b/a PRP USA, respectfully requests that this Honorable Court enter judgment in its favor and against Defendant, Custom Interiors, LLC, as follows:

- (a) order Custom Interiors to pay Stone Interiors \$125,033.23 in principal pursuant to the outstanding invoices;
- (b) order Custom Interiors to pay, at a minimum \$15,004.00 for interest due as a result of the outstanding invoices, plus continuing interest at the rate of 12 percent per annum from March 2007 through the date that all amounts overdue on the invoices are paid in full;
- order Custom Interiors to pay all of Stone Interior's costs and expenses, including its attorneys fees, for having to bring these legal proceedings;
- (d) award Stone Interiors, for the period subsequent to March 1, 2007, interest at the rate of 5 percent per annum on all amounts unpaid under the invoices, pursuant to 815 ILCS 205/2;
- (e) award Stone Interiors all further relief that is just and proper.

COUNT II (Breach of Contract – Custom Interiors and Zampieri)

- 35. Stone Interior repeats and incorporates the allegations contained in paragraphs 1 through 32.
- 36. Stone Interiors filed its original Complaint against Custom Interiors on July 30,2007. (A copy of Stone Interiors Complaint is attached as Exhibit D).
- 37. Custom Interiors was served with Stone Interiors' Complaint on August 8, 2007. (A copy of service on Customer Interiors is attached as Exhibit E).
- 38. Custom Interiors and Zampieri contacted Stone Interiors, after being served with the Complaint, about reaching an agreement with respect to the allegations contained in Stone Interiors' Complaint.

- 39. Stone Interiors, Custom Interiors and Zampieri had several subsequent communications about resolving the allegations contained in Stone Interiors' Complaint.
- 40. On September 24, 2007, Stone Interiors, Custom Interiors and Zampieri reached a settlement with respect to the allegations contained in Stone Interiors' Complaint. As part of the settlement and in exchange for Stone Interiors reducing the amount Custom Interiors owed Stone Interiors, Zampieri agreed to be jointly and severally liable for the settlement amount. (A copy of the signed Settlement Agreement and Release is attached as Exhibit F).
- 41. Specifically, according to the Settlement Agreement, "Custom Interiors and Zampieri, jointly and severally," agreed to pay the settlement amount (\$118,179.99) to Stone Interiors.
- 42. Zampieri's guarantee to be jointly and severally liable for the settlement amount was a material part of the Settlement Agreement and Stone Interiors would not have entered into the Settlement Agreement if Zampieri had not agreed to be jointly and severally liable for the settlement amount.
- 43. On October 11, 2007, Custom Interiors and Zampieri signed the Settlement Agreement.
- 44. Based upon Custom Interiors and Zampieri signing the Settlement Agreement, Stone Interiors voluntarily dismissed its Complaint against Custom Interiors on October 12, 2007.
- 45. Under the terms of the Settlement Agreement, Zampieri and/or Custom Interiors agreed to pay Stone Interiors \$118,179.99 in nine monthly payments of \$13,131.11. The payments were to begin no later than October 5, 2007 and continue through August 2008.

- 46. Zampieri and Custom Interiors, however, did not make their payment on or before October 5, 2007 and, as of this date, have made no efforts to comply with the terms of the Settlement Agreement.
- 47. Accordingly, Zampieri and Custom Interiors have breached the Settlement Agreement.
- 48. Stone Interiors has performed all of the duties and obligations it owes under the Settlement Agreement.
- 49. Paragraph 12 of the Settlement Agreement states "[I]n the event that any Party to the Agreement breaches the terms of this Agreement, the prevailing party in any legal proceeding arising out of this Agreement shall be entitled to reasonable attorneys fees ... [and] the full amount claimed in the [original lawsuit]"
- 50. Accordingly, Stone Interiors is entitled to recover from Zampieri and Custom Interiors the amount originally owed (\$140,037.23), as well as all interest and attorneys fees incurred as a result of Zampieri and Custom Interiors breaching the Settlement Agreement.

WHEREFORE, Stone Interiors, Inc. d/b/a PRP USA, respectfully requests that this Honorable Court enter judgment in its favor and against Defendants, Custom Interiors, LLC, and Michael Zampieri IV, jointly and severally, as follows:

- (a) order Custom Interiors and Zampieri to pay Stone Interiors \$125,033.23 in principal pursuant to the outstanding invoices;
- (b) order Custom Interiors and Zampieri to pay, at a minimum \$15,004.00 for interest due as a result of the outstanding invoices, plus continuing interest at the rate of 12 percent per annum from March 2006 through the date that all amounts overdue on the invoices are paid in full;
- (c) order Custom Interiors and Zampieri to pay all of Stone Interior's costs and expenses, including its attorneys fees, for having to bring these legal proceedings;
- (d) award Stone Interiors, for the period subsequent to March 1, 2007, interest at the rate of 5 percent per annum on all amounts unpaid under the invoices, pursuant to 815 ILCS 205/2;

(e) award Stone Interiors all further relief that is just and proper.

COUNT III (Unjust Enrichment – Hard Rock)

- 51. Upon information and belief, Hard Rock is owned and operated by the same individuals as Custom Interiors, and in fact, shares the same office location.
- 52. On October 10, October 16 and on November 30 of 2007, individuals operating both Custom Interiors and Hard Rock caused Stone Interiors to deliver certain shipments of marble and granite slabs.
- 53. The marble and granite slabs were delivered to Hard Rock with the promise and expectation that Stone Interiors would be compensated by Defendants for the fair value of the goods delivered to Defendants by Stone Interiors.
- 54. Hard Rock has retained the benefits of the goods without compensation to Stone Interiors and to Stone Interiors' detriment.
- 55. To allow Hard Rock to retain the benefit of Stone Interiors' goods violates the fundamental principles of justice, equity and good conscience.

WHEREFORE, Stone Interiors, Inc. d/b/a PRP USA, respectfully requests that this Honorable Court enter judgment in its favor and against Defendant Hard Rock Enterprises, LLC, as follows:

- (a) order Hard Rock to pay \$125,033.23, the value of the goods unjustly retained by Hard Rock;
- (b) award Stone Interiors all further relief that is just and proper.

Respectfully submitted,

STONE INTERIORS, INC., d/b/a PRP USA.

By s/J. Scott Humphrey
One of Its Attorneys

J. Scott Humphrey, Esq.
SEYFARTH SHAW LLP
131 South Dearborn Street, Suite 2400
Chicago, IL 60603-5577

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 1 of 20

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Case 1:08-cv-01158 Document 11 Filed 05/16/2008 Page 12 of 45 Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 11 of 63

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Page 19 of 63 Case 1:08-cv-01158 Document 20 Filed 08/15/2008

Filed 05/16/2008 Page 13 of 45 Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 12 of 63

Filed 07/31/2007 Page 3 of 20

P.R.P. USA

1207 CANDLEWOOD CT, AURORA, IL 60508, USA. PH. 630-215-7674, FAX: 630-692-6989

PACKING SLIP

CONSIGNEE:

"TO ORDER "

INVOICE NO:

1510 / 16.10.2006

PORT OF LOADING:

TUTICORIN

FINAL DESTINATION:

SEMMES, AL 36575

CONTAINER NO:

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F.O.B AT TUTICORIN PORT

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4	CD/188/34	135	X	72	-	67.50	***************************************
5	CD/188/35	135	х	74		69.38	
6	CD/188/27	135	x	74		69.38	
	Total 06 Slabs	1				408.75	
		-L		P	ALLEY - 2		
7	CD/188/28	135	X	72	3 CM	67.50	
8	CD/188/22	135		72	-	67.50	
9	CD/188/23	135	X	71	 	66.56	
10	CD/188/24	132	x	74	 - 	67.83	
11	CD/188/25	130	<i>.</i>	72		65.00	
12	CD/188/26	135	x	73		68,44	
	Total 06 Slabs			, ,	-	402,83	
		L		P	ALLET - 3	402.03	
13	CD/188/50	135	x	70	2 CM	65.63	
14	CD/188/51	119		73		60.33	
15	CD/188/19	119	x	73		60,33	management of the second of th
16	CD/188/20	119	×	73		60.33	
17	CD/188/24	135		73			THE WAR AND REAL PROPERTY AND A SECOND PROPERTY OF THE PROPERT
18	CD/188/27	135	^	73		68.44	the twice and desired the same and some participated the contrast time and the contrast time.
19	CD/188/62	118	x	74		68.44	Companies to the same control to the same to the same that the same temperature to the same temperatur
20	CD/188/07	135	^	69		60.64	
21	CD/188/06	134		68		64.69	
22	CD/188/04	135	^ .x	74	·	63.28	
	Total 10 Slabs	100		14		69.38	
L						641.46	

Case 1:08-cv-01158 Document 11 Filed 05/16/2008 Page 14 of 45 Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 13 of 63

:: 2 ::

PALLET . A

	· · · · · · · · · · · · · · · · · · ·	~		F	PALLET - 4		
51. No.	Code	Slab	Dimen	sion	2/3 CM	Net Sq.Ft.	REMARKS
			B/F			1453.04	
23	SY/6-627/43	131	X	77	3 CM	70.05	
24	SY/6-627/08	127	х	76	-	67.03	****************************
25	SY/6-627/31	123	×	79	-	67.48	
26	SY/6-627/20	132	X	76	#	69.67	
27	SY/6-627/19	132	×	78		71.50	man and control of the control of th
28	SY/6-627/18	132	X	78	-	71,50	mand a strong regular a substitute of annual square paradeg supply for the
29	SY/6-627/17	132	x	79		72.42	
	Total 07 Slabs				 	489.64	
l		1	-	P	ALLET - 5		
30	SY/6-627/16	125	x	79	3 CM	68.58	· · · · · · · · · · · · · · · · · · ·
31	SY/6-627/44	132	х	77		70,58	
32	SY/6-627/45	131	x	76		69.14	4 194 to complete second front complete section (section)
33	SY/6-627/46	132	ж	78	1	71.50	
34.	SY/6-627/47	132	×	76		69.67	
35	SY/6-627/48	132	Х	77		70.58	
36	SY/6-627/01	122	х	78	-	66.08	
	Total 07 Slabs					486.13	
				Р	ALLET - 6		
37	SY/5303/33	129	x	74	2 CM	66.29	
38	SY/5303/70	126	х	64		56.00	
39	SY/5303/54	129	×	73		65.40	
40	SY/5303/55	128	х	74	•	65.78	
41	SY/5303/52	128	x	74		65.78	
42	SY/5303/53	128	X	74		65.78	
43	SY/5303/50	124	×	74	-	63.72	
44	SY/5303/51	127	_ <u>x</u>	74	-	65.26	
45	SY/5303/17	125	x	63		54.69	
46	5Y/5303/01	125	x	71	- "	61.63	
	Total 10 Slabs					630.33	

Total 3059.14 Sq.Ft.

Total	46 SLABS	3059, 14 Sq.Ft.
2 CM	10 Slabs	630_33 Sq.Ft.
3 CM	14 Slabs	975.77 Sq.Ft.
2 CM	10 Slabs	641:46 Sq.Ft.
3 CM	12 Slabs	811.58 Sq.Ft.

For P.R.P. USA

Authorised Signatory

Case 1:08-cv-01158 Document 1

Filed 02/26/2008 Page 14 of 63

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 5 of 20

	COMMERCI	IAL IN	/OICE		
Aurora, Ph.630-1 Faxib30-1 C/c Therkidt	USA indlewood CT, II, 60508, USA 215-7674 692-6989 em Village, Mehr Tafe), District, Tamilhadu-(NEUA	Invoice No. & Date: 1511/16.10.2006 Buyer's Order No.: P.O. No: 277/ALB/06 DT:30.09.2006 Other Reference(s): Buyer's (If other than Consignee) INTERIORS, SEMMES, AL 36575, USA. Country of Origin of Goods INDIA USA			Date 006
Vessel / Flight No. FEEDER 3 V.F3 - 381 Port of Discharge MOBILE, AL	Port of Loading TUTICORIN Final Destination SEMMES, AL 36575	F.O.B. AT TUTICORIN PORT AT 90 DAYS FROM THE B/L DATE			Ę
_ ·	Kinds Description of G	Soods	Quantity	Rate per	Amount
8 2 5 3 CM THIC	06 PALLETS - 48 SLABS GRANITE POLISHED SLABS CKNESS - 27 SLABS IVORY BROW CKNESS - 21 SLABS IVORY BROW PLES (20 NOS) OF 6" X 6" SIZES P	И	<u>5Q. FT.</u> 1546.92 1296.19 2843.11	Rate/Sg. Ft. USD 6.20 7.69	9590.90 9967.70
(in words)	P NINFTEEN THOUSAND ENSE US	אומטרים כוכר	OVER THE STATE OF	Total	19558.61
Gectaration :	R NINETEEN THOUSAND FIVE HUI news the actual price of the goods is 814 Itue and correct	PUREU FIFE		For P.R.P. U	S.A.

Filed 08/15/2008 Page 22 of 63

Case 1:08-cv-01158 Document 11

Filed 05/16/2008

Page 16 of 45

Filed 02/26/2008

Page 15 of 63

P.R.P. USA

1207 CANDLEWOOD CT, AURORA, IL 60508, USA. PH. 630-215-7674, FAX: 630-692-6989

PACKING SLIP

- CONSIGNEE:

"YO ORDER"

INVOICE No:

1511 / 16.10.2006

PORT OF LOADING :

TUTICORIN

FINAL DESTINATION :

SEMMES, AL 36575

CONTAINER NO:

MLCU - 360037 - 9

F.O.B AT TUTICORIN PORT

P.O.# 277/ ALB / 06/ 30.09.2006

MATERIAL NAME: IVORY BROWN

PAYMENT TERMS

TA TEIGH	L NAME: IVORY BRO	YYIN					AT 90 DAYS FROM THE BIL DATE
	Ţ	·			PALLET - 1	·	
SI. No.	Code	Slab	Dimer	sion	2/3 CM	Net Sq.Ft.	REMARKS
1	1B/7-531/44	12.8	×	69	2 CM	61.33	
2	18/7-531/43	121	×	69	T -	57.98	• • • • •
3	18/7-531/42	128	×	68	-	60.44	
4	IB/7-531/41	128	Х	67	1" "	59.56	e e entre e e e
5	IB/7-531/40	128	×	69		61.33	
6	IB/7-531/45	127	x	69		60.85	
7	IB/7-531/46	127	×	69	-	60.65	٠
8	18/7-531/47	127	x	69	-	60.85	
9	18/7-531/48	128	×	70	-	62.22	
	Total 09 Slabs				1	545.43	
		-		۶	ALLET - 2		
10	18/7-531/49	128	х	70	2 CM	62.22	
1.1	18/7-531/53	125	×	67	-	58.16	,
12	18/7-531/52	125	x ·	69	-	59.90	•
13	18/7-531/51	128	х	70	-	62.22	
14	IB/7-531/50	125	×	70		60.76	
15	18/7-531/54	172	x	61		54.22	Tomos de Casado
16	IB/7-531/55	117	×	70	-	56.88	ent en
17	18/7-531/56	117	×	63	- 1	51.19	•
18	18/7-531/57	116	x	63	•	50.75	
	Total 09 Slabs					516.30	
				ρ	ALLET - 3		
19	18/7-531/58	115	x	62	2 CM	49.51	
20	18/7-531/59	114	х .	. 71		56.21	t tysteristic or a many
21	18/7-531/60	112	` x `	69	-	53.67	man and the same and the same against th
22	18/7-531/61	116	x	67	· - 1	53.97	entropy of the second of the s
23	18/7-531/62	114	x .	71	· · ·	56.21	
24	18/7-531/63	112	×	71	7 7 7	55.22	· · · · · · · · · · · · · · · · · · ·
25	18/7-531/64	117	у.	72		58.50	ere construire en
26	18/7-531/65	110	×	60		45.83	
27	18/7-531/66	117	×	69	•	56.06	
	Total 09 Slabs					485.19	

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 7 of 20

PALLET - 4											
51. No.	Code	Stab	Dimen	sion	2/3 CM	Not Sq.Ft.	REMARKS				
	8/f				1546.92						
28	IB/7-531/29	128	Z	71	3 CM	63.11					
29	IB/7-531/30	128	x	70		62.22	* ****				
30	18/7-531/31	128	×	71	-	63.11					
31	18/7-531/32	128	×	71	-	63, 11	A CO. ACC. SCHOOL AND ADMINISTRATION OF A CO. ACC.				
32	IB/7-531/33	128	χ.	71		63.11	* *** *** * * *** *** *** *** *** ***				
33	18/7-531/34	128	×	71		63, 11	* ***				
34	IB/7-531/35	128	x	71		63,11					
	Total 07 Slabs					440.89					

	T			•	ALLEI - 5		
35	18/7-531/38	128	×	70	3 CM	62.22	
36	18/7-531/37	128	Х	70		62.22	
37	18/7-531/36	128	x	70	-	62.22	-
38	18/7-531/14	128	×	71	-	63, 11	
39	18/7-531/13	128	×	70		62.22	•
40	18/7-531/12	128	x	70	i - I	62.22	
41	18/7-531/11	127	x	70		61.74	•• • • • • • • • • • • • • • • • • • •
	Total 07 Slabs				Ì	435.96	
				Р	ALLET - 6	·····	······································
42	18/7-531/10	127	X	69	3 CM	60.85	·
43	18/7-531/09	127	×	69		60.85	
44	18/7-531/08	125	Х	68		59.03	
45	18/7-531/39	128	X	70	- 1	62.22	e entrete also entere als introduces also as as a sur-
46	IB/7-531/07	127	×	67	-	59.09	
47	18/7-531/06	127	×	67		59.09	
48	18/7-531/05	127	×	66	- [58.21	
	Total 10 Slabs					419.35	····

Total 2843.11 Sq.Ft.

2 CM	27 Slabs	1546.92 Sq.Ft.
3 CM	21 Stabs	1296.19 Sq.Ft.
Total	48 SLABS	2843.11 Sq.Ft

For B.R.P. USA

Authorised Signatory

			COMMERC	IAL IN	VOICE				
a	P.R.P. 1207, Ca	USA indlewood		Invoice No. 8 Date : Exponer's Ref : 1512/16.10.2006					
6 4 4 T	Aurora,	IL 60508, L		Buyer's Order No.: L.C. No. & Dale P-O. No: 278/S-ALB/06 DT:30.09.2006					
BANAS	Ph.630-	215-7674							
	Fax:630- C/o.	692-6989			lerence(s):				
GRAMITE EXPORTS		and Maria	16.6 * 1.4			···			
•			Mehor Taluk, iilmadu-INDiA	Buyer's (f other than Co.	nsignee)			
CONSIGNEE .	www.	District, Lan	mmach-fND4A	-					
	"TO ORD	ER"			INTERIORS, SEMMES,				
					AL 36575, US	A.			
				1		•			
			•	Country o	Origin of Good	5 Country of	Final Destination		
Pre-Carriage by		Olaco al Ca			INDIA		USA		
ROAD			CEIDI by Pre-Carner UTICORIN	Terms of	Delivery and Pa	ymeni			
Vessel / Flight No.		Port of Loa							
FEEDER 3 V.F	3 - 382		UTICORIN		F.O.B. AT TU	TICORIN PORT			
Port of Discharge MOBILE,	AL	Final Desti	nation ES, AL 36575		AT 90 DAYS F	ROM THE B/L DATI	Ē		
Marks & Nos.		Kinds	· · · · · · · · · · · · · · · · · · ·		γ	7			
Container No.		kgs.	Description of G	Socos	Quantity	Sate per	Amount		
			***************************************				· · · · · · · · · · · · · · · · · · ·		
		06 PALLETS	28 CI ARC						
		GRANITE PO	LISHED SLABS						
CONTAINER NO.					SQ. FT.	Rate/Sq. Ft. USD	TOTAL USD		
CAXU 295168 - 2									
EAL NO:	2 CM THIC	KNESS - 10	SLABS GOLDEN JUPA	ARANA	572.12	6.20	3547.14		
1254	3 CM THIC	KNESS - 14	SLABS GOLDEN JUPA	ARANA	849,50	7.69	6532,66		
	3 CM THIC	KNESS - 14 :	SLABS IVORY GOLD		894,48	7.69	6878,55		
	2 CM THIC	KNESS - 10 !	LABS IVORY GOLD		661,40	6.20	4100.68		
				i	2977,50	j 1			
						1			
	FREE SAUF	PLES (20 NO	5) OF 6" X 6" SIZES P	PCKED					
				ACRED			•		
	IN A SMALL	. WOODEN B	ΟX						
·									
nnount Chargable n words)					***************************************	Total	71059.03		
	US DOLLAR	TWENTY O	NE THOUSAND FIFTY	NINE AND	CENTS THREE	DNLY			
Dodrade									
Declaration :		•							
vve ceciare inat ih	is invoice she	ows the aclus	al price of the goods	1		For B.R.P. US	SA		
described and that						, ,			
described and that	an particular	2 916 1106 911	o coneci	- 1		K. s. u.S.			

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 9 of 20

P.R.P. USA

1207 CANDLEWOOD CT, AURORA, IL 60508, USA. PH. 630-215-7674, FAX: 630-692-6989

PACKING SLIP

CONSIGNEE:

"TO ORDER "

INVOICE NO:

1512 / 16.10.2006

PORT OF LOADING:

TUTICORIN

FINAL DESTINATION:

SEMMES, AL 36575

CONTAINER NO:

CAXU - 295168 - 2

P.O.# 278/ ALB / 06/ 30.09.2006 PAYMENT TERMS :

F.O.B AT TUTICORIN PORT

	101100111111111
MATERIAL NAME: GOLDEN JUPARANA, IMPERIAL GOLD	AT 90 DAYS FROM THE B/L DATE

	L NAME: GOLDEN JE	., . 11071 171,	mr LIC				AT 90 DAYS FROM THE BIL DATE
		·			PALLET - 1	· · · · · · · · · · · · · · · · · · ·	
SI. No.	Code	Stab	Dimen	sion	2/3 CM	Net Sq.Ft.	REMARKS
. 1	GJ/1204/02	111	x	73	2 CM	56.27	
2	GJ/1204/09	112	×	72	-	56.00	
3	GJ/1204/01	112	×	72		56.00	•
4	GJ/1204/03	111	x	68		52.42	•
5	GJ/1204/04	112	X,	73	T -	56.78	** .
6	GJ/1204/06	113	x	73	-	57.28	•
7	GJ/1204/05	112	х	73	-	56.78	•
8	GJ/1204/26	124	x	70	-	60.28	
9	GJ/1204/24	116	х.	75	-	60.42	Control bett Season to an inches and the
10	GJ/1204/25	115	×	75		59.90	
	Total 10 Slabs					572.12	
				Р	ALLET - 2		
11	GJ/5053/19	127	х	70	3 CM	61.74	
12	GJ/5053/20	126	x	71	-	62.13	
13	GJ/5053/21	125	X	70	-	60.76	
14	GJ/5053/22	125	x	70		60.76	
15	GJ/5053/23	122	x	70	- 1	59.31	
16	GJ/5053/38	125	х	71	T	61.63	
17	GJ/5053/08	126	х	70	- "	61.25	* * * *
	Total 07 Slabs					427.58	
				P.	ALLET - 3		
18	GJ/5053/07	126	×	71	3 CM	62,13	
19	GJ/5053/06	124	×	65	-	55,97	
20	GJ/5053/05	124	x	69	-	59.42	
21	GJ/5053/04	126	x	71		62.13	
22	GJ/5053/03	126	×	70	-	61.25	
23	GJ/5053/02	124	x	70		60.28	* *
24	GJ/5053/27	125	×	70	-	60.76	
	Total 07 Slabs					421.93	

Filed 02/26/2008 Page 19 of 63

					:: 2 ::		
	····			í	PALLET - 4		
\$1. No.	Code	Slab	Dimen	sion	2/3CM	Net Sq.Ft.	REMARKS
			B/F			1421.63	
2.5	IG/3724/43	118	x	76	3 CM	62.28	,
26	IG/3724/44	120	x	77	-	64.17	
27	IG/3724/45	120	×	78	-	65.00	
28	IG/3724/46	120	. x	76	-	63.33	
29	IG/3724/47	120	x	77		64.17	
30	IG/3724/48	119		78		64.46	
31	IG/3724/42	117	×	77		62.56	
	Total 07 Slabs	<u> </u>				445.97	
	·	·		F	ALLET - S		·
32	1G/3724/41	117	x	79	3 CM	64.19	· · · · · · · · · · · · · · · · · · ·
33	IG/3724740	116	 X	78		62.83	Control of the second of the second
34	IG/3724/39	118	x	77	· · · · ·	63.10	
35	IG/3724/38	117	×	79	-	6-1.19	A STATE OF THE STA
36	IG/3724/37	117	,: X	79		64.19	•
37	IG/3724/36	117	x	79		64.19	
38	IG/3724/30	120	 Х	79	l"	65.83	
	Total 07 Slabs					448,51	
	· · · · · · · · · · · · · · · · · · ·	·		P	ALLET - 6		
39	IG/3872/26	132	X,	69	2 CM	63.25	
40	IG/3872/25	132	x	72	- '	66.00	At the second of
41	IG/3872/24	131	ж	73	".' "	66.41	•
42	IG/3872/23	133	x	72	1 1	66.50	* * * * * *
43	IG/3872/22	127	΄.	72		63.50	
44	IG/3872/30	129	>:	72		64.50	•
45	IG/3872/31	131	x	71	-	64.59	. ,
46	IG/3872/32	132	×	74		67.83	
47	IG/3872/33	131	x	75	-	68.23	1 1 21 1 1 1
-18	IG/3872/34	132	x	77		70.58	
	Total 10 Slabs					661.40	

Total 2977.50 Sq.Ft.

2 CM	10 Slabs	572.12 Sq.Ft.
3 CM	14 Slabs	* 849.50 Sq.Ft.
3 CM	14 Slabs	894.48 Sq.Ft.
2 CM	10 Slabs	661.40 Sq.Ft.
Total	48 SLABS	2977-50 Sq.Ft.

Authorised Signatory

 Case 1:08-cv-01158
 Document 20 Case 1:08-cv-01158
 Filed 08/15/2008
 Page 27 of 63 Page 21 of 45

 Case 1:08-cv-01158
 Document 1
 Filed 02/26/2008
 Page 20 of 63

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 11 of 20

	8 5 5	COMMERC							
	P.R.P.		Invoice N	lo. & Date :	Exponers	Rei			
60		andlewood CT; JL 60508, USA	-	1513/16.10					
	Ph.630-	11. 60005, USA 215-7674	Buyer's Order No. L. C. No. & Date P.O. No: 279/ALB/06 DT:30.09.2006						
		-692-6989	Other Re	lerence(s).	LB/06 D1:30.09.2	:006			
GRAVITE ETPORTS	Cio.		Jinei III	-crence(s).					
	Therkuth	ern Villäge, Melur Taluk,	Buyer's (If other than Con	sionee)				
	Madurai	District, Tamulnadu-INDIA							
CONSIGNEE:		***************************************	1						
				INTERIORS,					
	TO ORD	ER"		SEMMES,					
				AL 36575, US,	4				
			İ						
			Country o	Origin of Goods	Country of	Final Destination			
Pre-Carriage by		Place of Receipt by Pre-Carrier	ļ	INDIA		USA			
ROAD		TUTICORIN	Terms of	Delivery and Pay	ment				
Vessel / Flight No.		Port of Loading							
FEEDER 3 V.F3 - Port of Discharge	382	TUTICORIN		F.O.B. AT TUY	CORIN PORT				
MOBILE, AL		Final Destination			OM THE BIL DATE	:			
Marks & Nos.	No of	SEMMES, AL 36575 Kinuts	<u> </u>	Τ					
Container No.	of P	D-4-4-4-1	Seeds	Quantity	Rate per	Amount			
		04.044.							
		06 PALLETS - 49 SLABS			I				
		GRANITE POLISHED SLABS			1				
CONTAINER NO.				SQ. FY.	Rate/Sq. Ft. USD	YOTH UCD			
MLCU 341069 - 8				=32	2-4-1-41 (1. 031	TOTAL USD			
	י כוו זיטור	KNESS - 11 SLABS KASHMIR GOL	_		i				
			i	559.22	6.20	3467,16			
·		KNESS - 14 SLABS KASHMIR GOL	.D	855.63	7.69	6579.79			
		KNESS - 14 SLABS LADY DREAM		776.41	7.69	5970.59			
2	CM THIC	KNESS - 10 SLABS LADY DREAM		541,22	6.20	3355,56			
				2732.48					
			ļ						
	DEE CALIO	1 EC 120 HOCK OF 12 11 12 22		Į	1				
		LES (20 NOS) OF 6" X 6" SIZES P.	ACKED	[
11	A SMALL	WOODEN BOX	ļ		1				
			Ī						
]	1				
unouni Chargable									
n words)					Total	19373,12			
US	DOLLAR	NINETEEN THOUSAND THREE HI	JNDRED SEL	FNTY THOFF A	אה כבאדר שחבייי	OWN			
		23.000		COLL THREE AL		UNLY			
Declaration :									
		and the control of	г-						
described and that all	ivaice sho Particulars	ws the actual price of the goods	1		for P.R.P. US	Α			
		and eule content							
E\$0 E			1		Authorised Signat				
					AUDDONE AN SIGNAL				

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 12 of 20

P.R.P. USA

1207 CANDLEWOOD CT, AURORA, IL 60508, USA. PH. 630-215-7674, FAX: 630-692-6989

PACKING SLIP

CONSIGNEE:

"TO ORDER "

INVOICE No:

1513 / 16.10.2006

PORT OF LOADING :

TUTICORIN

FINAL DESTINATION :

SEMMES, AL 36575

CONTAINER NO:

MLCU - 341069 - 8

P.O.#-279/ ALB / 06/ 30.09.2006

PAYMENT YERMS :

F.O.B AT TUTICORIN PORT

MATERIAL NAME: KASHMIR GOLD, LADY DREAM

TOTAL ETC	IAL NAME: KASHI	MIN GOLL	LAL				AT 90 DAYS FROM THE BIL DATE
		γ		F	PALLET - 1		
51. No.	Code	Slab	Dimen	sion	7/3 CM	Net Sq.Ft.	REMARKS
. 1	KG/6-93/49	119	х	69	2 CM	57.02	
2	#G/6-93/50	119	×	70	- "-	57.85	
3	KG/6-93/51	117	Х	69		56.06	
4	KG/6-93/52	118	x	90		56.54	
5	KG/6-93/53	122	X	61		51.68	* * * * * * * * * * * * * * * * * * * *
6	KG/6-93/54	130	×	61		55.07	•
7	KG/6-93/55	108	×	60		45.00	
8	KG/6-93/56	108	X	60	-	45.00	
9	KG/6-93/57	108	, X	60	-	45.00	•
10	KG/6-93/58	108	×	60		45.00	
11	KG/6-93/59	108	×	60	" "	45.00	
	Total 11 Slabs					559.22	
		•	· · · · · · · · · · · · · · · · · · ·	Р.	ALLET · 2	~~~	
12	KG/6-93/10	129	Х	64	3 CM	57.33	
13	KG/6-93/12	133	x	64		59.11	•
14	KG/6-93/19	135	×	68		63.75	
15	KG/6-93/13	134	×	69	-	64.21	the state of many and a second contract of
16	KG/6-93/14	134	×	69		64.21	The state of the second section of the second secon
17.	KG/6-93/15	135	· x	69		64.69	
18	KG/6-93/16	136	x	69	-	65.17	• • •
	Total 07 Slabs				j	438.47	
				P	LLET - 3		
18	KG/6-93/17	136	×	69	3 CM	65.17	
19	KG/6-93/18	135	λ	67	- 1	62.81	• • • • • •
20	KG/6-93/11	134	х -	63	-	58.63	
21	KG/6-93/48	129	х	60	.	53.75	٠.
22	KG/6-93/47	118	x	69	- j	56.54	
23	KG/6-93/46	119	χ	69	-	57.02	
24	KG/6-93/45	132	,¥	69	- 1	63.25	
	Total 07 Slabs			~		417.17	

> :: 2:: PALLET • 4

					PALLET • 4		
SI. No.	Code	Stab	Dimen	sion	2/3 CM	Net Sq.Ft.	REMARKS
			8/F		1	1414.65	
25	LD/9-62/14	120	x	67	3 CM	55.83	
26	LD/9-62/28	120	x	67	-	55.83	
27	LD/9-62/29	119	x	68		56.19	F. C.
28	LD/9-62/30	120	x	67		55.83	• •
29	LD/9-62/31	120	×	68		56.67	a the property of the real terms where
30	LD/9-62/32	120	x	66		55.00	
31	LD/9-62/33	117	×	65		52.81	•
	Total 07 Slabs					388.17	
				F	ALLET - 5	· · · · · · · · · · · · · · · · · · ·	
32	LD/9-62/21	118	×	67	3 CM	54.90	
33	LD/9-62/22	120	x	67	•	55.83	•
34	LD/9-62/23	120	x	66		55.00	
35	10/9-62/24	120	Ä	66	" "	55.00	
36	LD/9-62/25	120	x	66		55.00	
37	10/9-62/26	120	×	67		55.83	***************************************
38	LD/9-52/15	120	У	68		56.67	• • •
	Total 07 Slabs					388.24	
				P	ALLEY - 6		
39	LD/9-62/42	119	X	ó 6	2 CM	54.54	
40	LD/9-62/43	118	×	ó5		53.26	
41	LD/9-62/44	119	χ	65		53.72	
42	10/9-62/45	113	x	65	- 1	51.01	
43	LD/9-62/46	119	x	67		55.37	
44	LD/9-62/47	117	х	66	"	53.63	•
45	LD/9-62/48	119	×	ó5	- 1	53.72	
46	LD/9-62/41	120	x	67	1" - "	55.83	
47	LD/9-62/39	116	ж.	68		54.78	
48	LD/9-62/40	119	×	67	-	55.37	
	Total 10 Slabs					541.22	
					Total	2732 48 5	

Total 2732.48 5q.Ft.

3 CM	14 Slabs	559.22 Sq.Ft. 855.63 Sq.Ft.
3 CM	14 Slabs	776.41 Sq.Ft.
2 CM	10 Slabs	541,22 Sq.ft.
Total	49 SLABS	2732.48 Sq.ft.

For P.R.P. USA

Authorised Signatory

		COMPARA	~! >! 16	110105				
	P.R.P.	COMMERC						
		andlewood CT	Invoice N	lo. & Date :		ners Re	Ι.	
6		IL 60508, USA	0.7.77	1514/16,10				
0.49		215-7674	1	order No. :		No. & Da		
		-692-6989	Other Re	P.O. No: 280/A ference(s):	LB/06/01:30	.09.200		
STURE CARCELL	Cia		J. J. J. C. C. C.					
The same of the same	Therlath	eeru Village, Mehn Tahik,	Suver's (I	f other than Con	Sime			
		District, familpadu-INDIA	1 50,500	· Cuici mon con	orginee;			
CONSIGNEE			1					
1				INTERIORS.				
	TO ORD	ER"		SEMMES, AL 3	4575			
ļ			1	USA.	4373,			
		•	1					
j								
			Combrao	Origin of Good		to of Civ	-10-	stination
			Country	INDIA	S (.00.11	ay or can	USA	
Pre-Carriage by		Place of Receipt by Pre-Carrier	-	····			A	·
ROAD		TUTICORIN	Terms of (Delivery and Pay	ment			
Vessel / Flight No.		Port of Loading						
MAERSK ABERDE	EN V.6E0	TUTICORIN	!	F.O.B. AT YUY	TCORIN POR	ĭ		
MOBILE, A	ıL.	Final Destination SEAMES, AL 36575		AT 90 DAYS F	ROM THE BIL	DATE		
Marks & Nos		Kings		1	·		~	
Container No		Ker Description of 9	logas	Quantity	Pate:	(riet	1	Antour
				-	ļ		<u> </u>	
							1	
		07 PALLETS - 52 SLABS						
•		GRANITE POLISHED SLABS					1	
50.05.05		olount rocisies sexus						
CONTAINER NO.				SQ. FT.	Rate/Sq. f	t. USD		TOTAL USD
HLCU 219068-9								
SEAL NO:	3 CM THIC	CKNESS - 25 SLABS MADURA GOL	Ð	1578.61	7,59	0	s	(1 Ap. 4 f
8256		KNESS - 27 SLABS MADURA GOL		1480.73	6.20		S	11,981.65
		11 35/03 ACCOUNT GOL	.0		0.20	,	,	9,180.53
		•		3059.34				
							ĺ	
	FREE SAU	PLES (20 NOS) OF 6" X 6" SIZES P	ACKEC					
			ACKEU					i
	IN A SMAL	L WOODEN BOX						
			İ			f		
								1
Amount Chargable (in words)			<u>.</u>			Yelst	\$	21,162,18
	US DOLLAR	R TWENTY ONE THOUSAND ONE I	HUNDRED SI	XTY TWO AND	 CENTS EIGHT	EEN ON	Υ	
Declaration								1
We declare that this	s invoice sh	cive the actual price of the goods	Γ		For P.R	P. US	4	
described and that	ali panıçula:	s are true and correct					•	ļ
					Ďus.	ing Six		-
EECE			ļ		Authorise	disional	CIV	[
								

Filed 08/15/2008 O8 Page 31 of 63 Page 25 of 45

Case 1:08-cv-01158 Filed 05/16/2008 Document 11

Filed 02/26/2008 Page 24 of 63

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 15 of 20

P.R.P. USA

1207 CANDLEWOOD CT, AURORA, IL 60508, USA. PH. 630-215-7674, FAX: 630-692-6989

PACKING SLIP

CONSIGNEE:

"TO ORDER "

INVOICE NO:

1514/16.10.2006

PORT OF LOADING :

TUTICORIN

FINAL DESTINATION:

SEMMES, AL 36575

CONTAINER HO:

HLCU - 219068 - 9

PAYAENT TERMS:

F.O.B AT TUTICORIN PORT

MATERIAL NAME: MADURA GOLD

P.O.# 280/ ALB / 06/ 30.09.2006

AT 90 DAYS FROM THE B/L DATE	

					PALLET - 1		
51. No.	Code	Stab	Dimen	sion	2/3CM	Net Sq.Ft.	REMARKS
1	HG/4877/33	123	х	73	3 CM	62.35	
	MG/4877/34	123	x	72		61.50	Committee of the Commit
3.	MG/4877/35	123	Σ.	72	-	61.50	the contract of the contract of the contract of
4	MG/4877/36	123	_ x	73	1	62.35	
5	MG/4877/37	121	×	72		60.50	••
. 6	MG/4877/38	123	x .	71		60,65	ent the enter of the second
	Total 6 Slabs				'	368.85	to a contract to the contract
	• • • • • • • • • • • • • • • • • • • 				PALLET - 2		
7	MG/4877/39	123	×	73	3 CH	62.35	
8	MG/4877/30	116	х	73		58.81	• •
9	AG/4877/19	117		73	-	59.31	
10	MG/4877/20	117	x	73	=	59.31	V
11	MG/1877/21	118	у.	73	.	59.82	
12	MG/4877/22	117	x	73	! "	59.31	
	Total 6 Slabs	i .			1	358.92	 * * * * * * * * * * * * * * * * * * *
		~			PALLET - 3		
13	MG/3724/29	117	x	78	3 CM	63.38	
14	MG/3724/31	118	x	78	-	63.92	and the state of t
15	MG/3724/32	118	X	78		63.92	The second of th
16	MG/3724/33	118	X	79		64.74	enter entretant en entretant par la est en manuel a man appearant en en en entretant en entretant en entretant
17	MG/3724/34	118	×	78		63.92	erhadirine aran diatro ina mangangkarangara diatri diatripak nagbana
18	MG/3724/35	117	х	79		64.19	e table en de dans i planer i a l'abble e legigle i gigni i i ;
	Total 6 Slabs		•			384.05	
		-			PALLET - 4		· · · · · · · · · · · · · · · · · · ·
19	MG/3724/15	124	х	77	3 CM	66.31	
20	MG/3724/16	123	x	79	T :	67.48	e el trans el arción en el productivo de la calcada de la
21	MG/3724/17	123	x	79		67.48	feet on and teach to a great
22	MG/3724/18	120	×	79	-	65.83	•
23	MG/3724/19	119	×	79	-	65.28	
24	MG/3724/20	122	×	79	- 1	66.93	
25	MG/3724/21	123	x	79		67,48	
	Total 7 Slabs					466.79	

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 16 of 20

:: 2 ::

		γ			PALLET - 5		
SI. No.	Code	Code Slab Dimension			2/3 CM	Net Sq.Ft.	REMARKS
		B/F			1578.61		
26	MG/4877/13	110	x	65	2 CM	49,65	
27	IAG/4877/14	110	x	73	-	55.76	
28	MG/4877/59	123	x	73	-	62.35	• • •
29	MG/4877/60	123	x	70		59.79	•
30	MG/4877/12	111	х	64		49.33	••
3,1	MG/4877/11	111	x	64	-	49.33	
32	MG/4877/10	111	х	64	1	49.33	
33	MG/-1877/09	110	х	66		50.42	
34	MG/4877/08	110	×	60	-	50.42	· · · · · · · · · · · · · · · · · · ·
	Total 9 Slabs					476.40	
		·			PALLET - 6		
35	MG/4877/07	110	χ	66	2 CM	50.42	
36	MG/4877/58	120	×	71		59.17	
37	MG/4877/57	123	x	69	- 1	58.94	
38	MG/4877/56	123	x	68	-	58.08	
39	MG/4877/55	123	x	68	! -	58.08	
40	MG/4877147	123	я	71	"	60.65	
4)	MG/4877/48	123	x	72	-	61.50	
42	MG/4877/49	. 123	х	69	-	58.94	
43	MG/4877/50	121	X	73	- 1	61.34	• • •
	Yotal 9 Stabs					527.11	
					PALLET - 7		
44	MG/4877/51	122	x	73	2 CM	61.85	
45	MG/4877/52	123	X	73		62.35	
46	MG/4877/53	123	x	72	Γ - Γ	61.50	
47	MG/4877/54	119	x	72	- 1	59.50	
48	MG/4877/02	108	×	63		47.25	
49	MG14877103	107	×	63		46.81	
50	MG/4877/04	105	x	62	-	45.21	
51	MG/4877/05	106	×	63	- "	46.38	•
52	MG/4877/06	106	x	63		46.38	
	Total 9 Slabs		~			477.22	

Total

3059.34 Sq.Ft.

3 CM	25 Slabs	1578.61 Sq.ft.
2 CM	27 Slabs	1480.73 Sq.Ft.
Total	52 SLABS	3050 34 50 50

Authorised Signatory

Case 1:08-cv-01158 Document 20 Filed 08/15/2008 Page 33 of 63

Case 1:08-cv-01158 Document 11 Filed 05/16/2008 Page 27 of 45 Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 26 of 63

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 17 of 20

			COBSBACO	* [A] 101	NO.				
GLANI EDORI	Aurora, Ph.630-3 Fax:636- Cro. Therkuth	malloweed Hz 60508, U D5-7674 692-6989 om Village, i	CF, SA debur Faluk,	Invoice No. 2 Date: 1515/16.10.2006 Buyer's Order No.: P.O. No: 281/ALB/06 DT:30.09.2006 Other Reference(s): Buyer's (if other than Consignee) INTERIORS, SEMMES, AL 36575, USA.					
CONSIGNEE	TO ORDI		ilmodu-PNOA						
Or. Coulon b.			İ	Country of	Origin of Goods INDIA	Country of Fin.	al Destination USA		
ROAD Vessel / Flight No MAERSK ABERDEEN POR OF Discharge MOBILE, AL	Fessel / Flight No Peri of Loading MAERSK ABERDEEN Y.6EO TUTICORIN					ORIN PORT			
Marks & Nos. Container No.		Kinds kgs.	Description of G	3000	Ouzntity	Rate per	Amount		
. Amount Chargable	3 CM THIC 3 CM THIC 3 CM THIC 3 CM THIC 5 CM THIC	:KNESS - 14 :KNESS - 7'Si :KNESS - 6 Si :KNESS - 7 Si :KNESS - 7 Si	SLABS ROYAL BURG SLABS MADURA GOLG LABS SILVER SPARKI LABS PARADISO CLAS LABS SUMMER YELLG S) OF 6" X 6" SIZES P	HONEY. E SSIC	5Q, FT. 779,35 457,44 430.96 480.08 445.54 2593.37	Rate/\$q, Ft, USD 7.79 7.59 8.50 6.79 7.79	\$ 6,071.14 \$ 3,471.97 \$ 3,663.16 \$ 3,259.74 \$ 3,470.76		
(in words)			~~			l			
Declaration We declare that this described and that a	invoice she	ows the actua	al price of the goods	DRED THIRT	Y SIX AND CENT	For P.R.P. US	A L-		

Page 34 of 63 Case 1:08-cv-01158 Document 20 Filed 08/15/2008

Page 28 of 45 Case 1:08-cv-01158 Filed 05/16/2008 Document 11

Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 27 of 63

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 18 of 20

P.R.P. USA

1207 CANDLEWOOD CT, AURORA, IL 60508, USA. PH. 630-215-7674, FAX: 630-692-6989

PACKING SLIP

CONSIGNEE:

" TO ORDER"

INVOICE No:

1515 / 16.10.2006

PORT OF LOADING: TUTICORIN

FIHAL DESTINATION: SEMMES, AL 36575

CONTAINER NO:

CPSU - 103362 - 9

P.O. # 281/ ALB / 06/ 30.09. 2006

PAYMENT TERMS

F.O.B AT TUTICORIN PORT

MATERIAL HAME: ROYAL BURGUNDY, MADURA GOLD (HONED).

AT 90 DAYS FROM THE B/L DATE

SILVER SPARKLE, PARADISO CLASSICO, SUMMER YELLOW

				1	PALLET - 1					
SI. No.	Code	Slab Dimension		2/3 CM	Het Sq.Ft.	REMARKS				
1	INDG/6-587/31	114	X.	73	3 CM	57.79				
2.	INDG/6-587/30	113	×	74		58.07				
3	INDG/6-587/29	114	X	75		59.38	•			
4	INDG/6-587/28	113	x	74	•	58.07				
5	INDG/6-587/27	114	x	 75	-	59.38				
6	INDG/6-587/26	113	х	73	-	57.28				
7	INDG/6-587/25	113	х	74	-	58.07	•			
	Total 7 Slabs					408.03				
				ç	ALLET - 2	L	······································			
8	INDG/6-587/39	112	x	70	3 CM	54.44				
9	INDG/6-587/40	112	×	69	-	53.67				
10	INDG/6-587/41	113	x	68		53.36	The state of the second of the			
11	INDG/6-587/42	114	×	67	·	53.04				
12	INDG/6-587/43	112	x	67	-	52.11				
13	INDG/6-587/44	113	x	68		53.36				
14	INDG/6-587/45	112	х	66		51.33				
	Total 7 Slabs					371.32				
				P	ALLEY - 3	~ ~~~				
15	MG/3724/28	- 119	×	79	3 CM	65.28				
16	MG/3724/27	121	x	77		64.70	•			
17	MG/3724/26	119	x	79		65.28	•			
18	MG/3724/25	119	х	78	"	64.46	****			
19	MG/3724/24	122	x	79		66.93				
20	MG/3724/23	122	x	77	-	65.24	•			
21	MG/3724/22	121	×	78		65.54				
	Total 7 Slabs	***				457.44				

Case 1:07-cv-04274 Document 6-2 Filed 07/31/2007 Page 19 of 20

11 2 :: PALLEY . 4

		-r			PALLEY - 4		
SI. No.	Code	Slab	Slab Dimension			Net Sq.Ft.	REMARKS
	B/F				1236.79		
22	SPL/7-293/01	135	×	74	3 CM	69.38	
23	SPL/7-293/02	135	У.	75	-	70.31	P. C. William Street, Street, St.
24	SPL/7-293/23	. 131	х	78		70.96	
25	SPL/7-293/22	135	x	78		73.13	
26	SPL/7-293/20	135	x	78		73.13	to the second of the second
27	SPL/7-293/18	135	x	79	-	74.06	****
	Total 6 Slabs					430.96	
			—	P	ALLET - 5	130.70	
28	PD0/9-58/16	134	х	73	3 CM	67,93	
29	PD0/9-58/08	133	×	74		68.35	and an analysis and an analysi
30	PD0/9-58/31	134	x	76	:.	70.72	w
31	PD0/9-58/30	133	¥	74	.	68.35	* ** *** **** **** **** **** **** **** ****
32	PD0/9-58/29	133	×	76	-	70.19	
33	PD0/9-58/07	133	×	75		69.27	
34	PD0/9-58/06	127	×	7-4		65.26	
	Total 7 Slabs					480.08	
					ALLET - 6	400.08	
35	SMY/3606/21	119	×	75	3 CM	61.98	
36	SMY/3606/22	120	x	76	-	63.33	* ***
37	SMY/3606/23	120	x	77		64.17	· ·
38	SMY/3606/24	120	×	77	+	64, 17	
39	SMY/3606/25	121	x ·	77	. +	64.70	5.5 m. • •
40	SMY/3606/26	121	×	76		63.86	
41	SMY/3606/28	120	×	76	·	63.33	• • • •
	Total 7 Slabs					445.54	
		·			Total	2502.27	

Total 2593.37 Sq.Ft.

3 СМ 14 Slabs 779.35 Sq.Ft. 3 CM 7 Stabs 457,44 Sq.Ft. 3 CM 6 Stabs 430.96 Sq.Ft. 3 CM 7 Stabs 480.08 Sq.Ft. 3 CW 7 Slabs 445.54 Sq.Ft. Total 41 slabs 2593.37 Sq.Ft.

For-P.R.P. USA

Authorised Signatory

Document 20 Filed 08/15/2008 Page 36 of 63 Document 11 Filed 05/16/2008 Page 30 of 45 Case 1:08-cv-01158

Case 1:08-cv-01158 Document 1

Filed 02/26/2008 Page 29 of 63

Case 1:07-	CV-04274 Document	6.2	Filed 07/31	(2007) Deer 6			
	COMMER				Page 2	20 0	of 20	
PRP U		1	· · · · · · · · · · · · · · · · · · ·		1			
1207, Candlew		invoice	Vo. & Date :]	Exponer's Ref:			
Aurora, IL 605	08, USA	Buyer's (1251116/ Order No. :	L.C. No. d	Dat	le :		
		Other Re	P.O.No: CUSTOM	INTERIORS				
·								
CONSIGNEE		Buyer's (If other than Con	signee)				
CUSTOM INTERIORS	- •							
8255 WARDS LANE								
SEMMES, AL 36575								
					Country	Cinc	of Destination	
Pre-Carriage by	[P](D)				Country b		SA	
ROAD	Place of Receipt by Pre-Carrier	Terms of	Delivery and Pay	/ment				
Vessel / Flight No.	Port of Loading							
Port of Discharge LOS ANGELES	Final Destination SEMMES, AL		AT 90 DAYS FI	ROM THE B/	L DATE			
	Kinds Description of C	Goods	Quantity	Rat	e per	Amount		
	06 PALLETS							
	GRANITE POLISHED SLABS							
CONTAINER NO.	•		SQ. FT.	Rate/Sq. Ft. USD			TOTAL USD	
GLDU 2299376								
SEAL NO: 3 CM THIC	CKNESS -BALTIC BROWN		1053.87	\$	8.70	\$	9,168.67	
3 CM THIC	KNESS - TROPIC BROWN		1216,37	\$	8.89	\$	10,813,53	
•			2270,24					
				_				
Amount Chargable (in words)					Total	\$	19,982.20	
US DOLLAR	NINTEEN THOUSAND NINE HUN	DRED EIGHT	T TWO AND CEN	TS TWENTY	ONLY			
Conditions: By accepting this invoice and the	goods supplied, you are confirming	ng						
ne order placed (inct.variations if a For any disputed arising out of the misoliction of courts in the state of	earns you tramved bus vidgus	to the						
For any unpaid balances beyond (For P.	R.P. USA			
The prevailing party in any dispute recover reasonable altorney and	e arising from this agreement shall	i be able					;	
and the state of t	other charges from the other part	ıy		Authorised	Signatory			
	**************************************	EXH	IIBIT					

Case 1:07-cv-04274 Document 6 Filed 07/31/2007 Page 2 of 7

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

STONE INTERIORS, INC., d/b/a PRP USA,)
Plaintiff,)
v) Case No. 07 C 4274
CUSTOM INTERIORS, LLC)
Defendant.)

FIRST AMENDED COMPLAINT FOR BREACH OF CONTRACT

Plaintiff, Stone Interiors, Inc. d/b/a PRP USA ("Stone Interiors"), by and through its attorney, J. Scott Humphrey of Seyfarth Shaw LLC, alleges and states as follows for its Complaint for money judgment against Defendant Custom Interiors, LLC ("Custom Interiors").

OVERVIEW

1. Stone Interiors seeks to recover a money judgment in the amount of \$137,435.89, plus interest, and to recover all costs incurred in this action, including attorneys fees, pursuant to an Agreement entered into between Stone Interiors and Custom Interiors in October and November 2006.

PARTIES, JURISDICTION AND VENUE

- 2. Stone Interiors is an Illinois corporation with its principal place of business located at 1207 Candlewood Court in Aurora, Illinois. Stone Interiors is in the business of supplying marble and granite products to various customers. All actions taken by Stone Interiors with respect to its business originate out of its headquarters in Aurora, Illinois.
- 3. Based upon information and belief, Custom Interiors is an Alabama Limited Liability Corporation with its principal place of business at 8255 Wards Lane in Semmes, Alabama.

CH1 11276939.1



- 4. Also based upon information and belief, Jason Ziglar, James Ziglar, Darrel Roberts and RZ Group, LLC are the only members of Custom Interiors. Jason Ziglar, James Ziglar and Darrel Roberts are individuals who reside in Alabama. RZ Group, LLC is an Alabama Limited Liability Corporation.
- In October and November 2006, Stone Interiors entered into negotiations with Custom Interiors from its offices in Aurora, Illinois about supplying services and materials to Custom Interiors.
- The parties subsequently entered into an Agreement whereby Stone Interiors
 agreed to supply, and Custom Interiors agreed to pay for, marble and granite slabs to Custom
 Interiors.
 - 7. Stone Interiors entered into this Agreement from its offices in Aurora, Illinois.
- 8. Accordingly, this Court has original jurisdiction of this action under 28 U.S.C. §1332 because the parties are citizens of different states and the matter in controversy exceeds \$75,000.00.
- 9. Venue is also proper in this district under 28 U.S.C. §1391(a) because Stone Interiors' principal place of business is here, Custom Interiors conducts business here, a substantial portion of the transactions at issue took place here, and the parties specifically agreed that a court sitting in Illinois and Dupage County would resolve any dispute arising out of the Agreement.

BREACH OF CONTRACT

10. In October and November 2006, Stone Interiors and Custom Interiors entered into an Agreement (the "Agreement") whereby Custom Interiors would purchase, and Stone Interiors would deliver, marble and granite slabs from Stone Interiors. The terms of the Agreement are

Page 33 of 45

Case 1:08-cv-01158 Document 11 Filed 05/16/2008 Page 3 Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 32 of 63

Case 1:07-cv-04274 Document 6 Filed 07/31/2007 Page 4 of 7

found in the invoices sent by Stone Interiors to Custom Interiors on October 10, October 16 and November 30, 2006. Copies of these invoices are attached as Exhibits A-C.

- 11. Pursuant to the Agreement, Stone Interiors issued an invoice to Custom Interiors following Custom Interior's order for marble and/or granite slabs.
- 12. The invoice(s) stated the materials, quantity, price and total amount of Custom Interior's order and Stone Interiors would ship the marble and/or granite slabs to Custom Interiors along with the invoice.
- 13. The invoices also stated that payment for the marble and/or granite slabs is due within 90 days of the bill of lading.
- 14. Thus, under the express terms of the Agreement, Custom Interiors agreed to pay for all materials provided by Stone Interiors within 90 days of the bill of lading.
- 15. Stone Interiors and Custom Interiors further agreed that Custom Interiors would be charged interest at the rate of 12 percent per annum for any invoice that was not paid within 90 days of the bill of lading.
- 16. Finally, the parties agreed that the prevailing party in any dispute arising out of the Agreement "shall be able to recover reasonable attorney and other charges" from the non-prevailing party.
- 17. Pursuant to the Agreement, on October 10, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of October 10, 2006. The invoice amount was for \$12,335.41 worth of material. A copy of the invoice is attached as Exhibit A.
- 18. Pursuant to the Agreement, on October 16, 2006, Stone Interiors issued six invoices to Custom Interiors with a Bill of Lading date of October 16, 2006. The total invoice armount was for \$122,715.62 worth of material. A copy of the October 16, 2006 invoices are attached as Exhibit B.

- 19. Pursuant to the Agreement, on November 30, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of November 30, 2006. The invoice amount was for \$19,982.20 worth of material. A copy of the November 30, 2006 invoice is attached as Exhibit C.
- 20. Thus, in accordance with the Agreement, Stone Interiors provided Custom Interiors with \$155,033.23 worth of marble and granite in October and November 2006 and payment for the marble and granite was due no later than March 1, 2007.
- 21. Custom Interiors, however, only paid \$30,000.00 for the material Stone Interiors supplied Custom Interiors and, as such, has failed to pay the remaining \$125,033.23 it owes Stone Interiors.
- Additionally, pursuant to the Agreement, interest at the rate of 12 percent per annum is to be applied to all sums that are overdue on each invoice.
- 23. The total amount of interest due under the Agreement, as of July 1, 2007, is \$12,402.66.
- 24. Moreover, on May 2, 2007, Custom Interiors offered, and Stone Interiors accepted, to comply with the duties and obligations Custom Interiors owed Stone Interiors under the Agreement by making full and complete payment of the \$137,435.89 it owed Stone Interiors by June 8, 2007.
 - 25. Once again, Custom Interiors failed to live up to its duties and obligations.
- 26. Specifically, Custom Interiors failed to make full and complete payment of the amount owed Stone Interiors and, as of this date, Custom Interiors still owes Stone Interiors \$137,435.89.
- 27. Stone Interiors has fully performed all the duties and obligations it owed Custom Interiors under the Agreement.

Case 1:07-cv-04274 Document 6 Filed 07/31/2007 Page 6 of 7

- 28. Custom Interiors, however, has breached, and continues to breach, its Agreement with Stone Interiors by failing to pay Stone Interiors for all of the material Stone Interiors provided Custom Interiors in October and November 2006.
- 29. Accordingly, Stone Interiors is entitled to recover damages equal to the full amount due under the invoices, plus interest at the applicable interest rate, from Custom Interiors.
- 30. Stone Interiors is also allowed to recover its costs, including its attorneys fees, in having to institute legal proceedings against Custom Interiors.

Case 1:07-cv-04274 Document 6 Filed 07/31/2007 Page 7 of 7

WHEREFORE, Stone Interiors, Inc. d/b/a PRP USA, respectfully requests that this Honorable Court enter judgment in its favor and against Defendant, Custom Interiors, LLC, as follows:

- (a) order Custom Interiors to pay Stone Interiors \$125,033.23 in principal pursuant to the outstanding invoices;
- (b) order Custom Interiors to pay, at a minimum \$12,402.66 for interest due as a result of the outstanding invoices, plus continuing interest at the rate of 12 percent per annum from March 2006 through the date that all amounts overdue on the invoices are paid in full;
- (c) order Custom Interiors to pay all of Stone Interior's costs and expenses, including its attorneys fees, for having to bring these legal proceedings;
- (d) award Stone Interiors, for the period subsequent to March 1, 2007, interest at the rate of 5 percent per annum on all amounts unpaid under the invoices, pursuant to 815 ILCS 205/2;
- (e) award Stone Interiors all further relief that is just and proper.

Respectfully submitted,

STONE INTERIORS, INC., d/b/a PRP USA.

One of its Attorneys

J. Scott Humphrey, Esq. SEYFARTH SHAW LLP 131 South Dearborn Street, Suite 2400 Chicago, IL 60603-5577 Case 1:08-cv-01158 Case 1:08-cv-01158 Document 20 Filed 08/15/2008 Page 43 of 63 Document 11 Filed 05/16/2008 Page 37 of 45

Case 1:08-cv-01158

Document 1

Filed 02/26/2008

Page 56 of 63

Case 1:07-cv-04274

Document 8

Filed 08/29/2007

Page 1 of 2

AO 440 (Rev. 05/00) Summons in a Civil Action

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF ILLINOIS

SUMMONS IN A CIVIL CASE

STONE INTERIORS, INC., d/b/a PRP USA,

٧.

07CV 4274 出版E GUZMAN ASMAGISTRATE JUDGE ASHMAN

CUSTOM INTERIORS, LLC

DESIGNATED MAGISTRATIE JUDGE:

TO: (Name and address of Defendant)

CUSTOM INTERIORS LLC c/o Jason Zigler 1280 Seven Hills Drive Mobile, AL 36695

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address)

J. Scott Humphrey SEYFARTH SHAW LLP 131 S. Dearborn Street, Suite 2400 Chicago, Illinois 60603

JUL 3 0 2007,

DATE



Document 20 Filed 08/15/2008 Page 44 of 63 Pocument 11 Filed 05/16/2008 Page 38 of 45 Case 1:08-cv-01158 Case 1:08-cv-01158 Case 1:08-cv-01158 Document 1 Filed 02/26/2008 Page 57 of 63

Case 1:07-cv-04274 Document 8

Filed 08/29/2007 Page 2 of 2

AO 440 (Rev. 05/00) Summons in a Civil Action	
RETURN C	F SERVICE
Service of the Summons and complaint was made by met.	AUGUST B, 2007
NAME OF SERVER (FRINT) ASON D-WEATHERDY Check one box below to Indicate appropriate method of service	PHINATE PROCESS SERVER
G Served personally upon the defendant. Place where serv	red: 8355 WARDS N
G. Patromet.	usual place of abode with a person of suitable age and were left:
G Other (specify):	
STATEMENT OF	SERVICE FIRES
RAVEL SERVICES	TOTAL
DECLARATIO	N OF SERVER
I declare under penalty of perjury under the laws of contained in the Return of Service and Statement of Service Fixecuted on 3-3-0 Dute Signature of Serve	LING .
As to who may sorte a summing sep Rule 4 of the Federal Rules of Civil Proc	10 doks JA, 3 JIGOM 800 xod

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release ("Agreement") is made this ____ day of September, 2007, by and between STONE INTERIORS, INC. d/b/a PRP USA ("STONE INTERIORS"), CUSTOMER INTERIORS, LLC ("CUSTOM INTERIORS") and MICHAEL ZAMPIERI ("ZAMPERI") (collectively, the "Parties").

RECITALS

WHEREAS, on July 30, 2007, STONE INTERIORS filed suit against CUSTOM INTERIORS in the action captioned "Stone Interiors, Inc. d/b/a PRP USA v. Custom Interiors, LLC," Case No. 2007 CV 4274 (the "Lawsuit") in the United States District Court for the Northern District of Illinois;

WHEREAS, it is the desire of the Parties to resolve all disputes, asserted or unasserted, arising out of, or in any way related to any acts, failures to act, omissions, misrepresentations, facts, events, transactions, occurrences or other matters set forth, alleged, embraced by, or otherwise referred to at any time in the Lawsuit or between the Parties;

NOW, THEREFORE, for and in consideration of the Recitals, mutual promises, covenants and undertakings hereinafter set forth, and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged by each party from the other, the Parties hereto agree as follows:

1. Payment. CUSTOM INTERIORS and ZAMPERI, jointly and severally, shall pay to STONE INTERIORS the total sum of ONE HUNDRED EIGHTEEN THOUSAND ONE HUNDRED SEVENTY-NINE DOLLARS AND 99/100 (\$118,179.99) in full and complete settlement of STONE INTERIORS claims against CUSTOM INTERIORS. CUSTOM INTERIORS and/or ZAMPERI are to make nine monthly payments of THIRTEEN THOUSAND ONE HUNDRED THIRTY-ONE DOLLARS AND 11/1100 (\$13,131.11) on or

CHI 11315472.1



Document 1

Page 40 of 45

Case 1:08-cv-01158

Filed 02/26/2008

Page 59 of 63

before the fifth day of each month beginning October 2007 and ending August 2008. The check representing the monthly payment should be made payable to:

> Stone Interiors, Inc. d/b/a PRP USA 1207 Candlewood Court Aurora, IL 60502

A copy of the check shall be sent to:

J. Scott Humphrey Seyfarth Shaw LLP 131 South Dearborn Street, Suite 2400 Chicago, IL 60603.

In the event that any sums that are due hereunder are not timely paid, such outstanding sums shall bear interest at the lesser of 12% per annum or the highest legally permitted interest rate, if any, and such sum (the amount due under the Agreement and the applicable interest) shall be payable upon demand.

- Release by Stone Interiors. STONE INTERIORS, with the intent of binding itself and its parent, affiliated and subsidiary companies, and its officers, directors, employees, agents, attorneys, insurers, sureties, predecessors, successors, assigns, personal representatives, insurers and insureds, does hereby release, remise and forever discharge CUSTOM INTERIORS and ZAMPERI and their respective parent, affiliated and subsidiary companies, and their respective officers, directors, members, employees, agents, attorneys, predecessors, successors, assigns, sureties, insurers, and personal representatives from any and all claims STONE INTERIORS has or may have for payment, repayment, reimbursement or recovery of any amount, relating in any way to the Lawsuit between the parties.
- 3. Release by Custom Interiors and Zamperi. CUSTOM INTERIORS and ZAMPERI, with the intent of binding themselves and their parent, affiliated and subsidiary companies, officers, directors, members, employees, agents, attorneys, predecessors, successors,

assigns and personal representatives, do hereby release, remise and forever discharge STONE INTERIORS and its parent, affiliated and subsidiary companies, officers, directors, employees, agents, attorneys, predecessors, successors, assigns, personal representatives, insurers and insureds from any and all claims CUSTOM INTERIORS and/or ZAMPERI have or may have against STONE INTERIORS arising from any business relationship CUSTOM INTERIORS and/or ZAMPERI had with STONE INTERIORS.

- 4. Additional Representations and Warranties. Each Party hereby represents and warrants to the other Parties that he or it (a) is the sole owner of any claims released or purported to be released by such Party under this Agreement, (b) has not filed, assigned, transferred, or purported to assign or transfer any claim released or purported to be released in this Agreement to any person or entity, (c) has full authority to enter into this Agreement and (d) has the ability and desire to fulfill the terms of this Agreement.
- Dismissal. The Parties agree that the Complaint brought by STONE INTERIORS
 against CUSTOM INTERIORS shall be dismissed with prejudice and without costs.
- 6. <u>Modification and Amendment</u>. This Agreement may be modified or amended only by written agreement executed by all Parties hereto.
- 7. This Agreement Is A Result of Compromise. This Agreement is the result of a compromise by the Parties hereto and is not and shall not be considered as an admission of the truth of any allegations of wrongdoing or claims or contentions which relate to the subject matter of the Lawsuit, it being expressly understood and acknowledged that all Parties hereto deny any allegations of, and liability for, any claims by the opposing Party.
- 8. Entire Agreement. This Agreement constitutes the entire agreement and understanding between the Parties pertaining to the resolution of the Lawsuit and, except as

otherwise specified herein, supersedes and replaces all prior negotiations and proposed agreements, written or oral. The Parties acknowledge that no other party or agent or attorney of any other party has made any promise, representation or warranty to induce this Agreement and the Parties acknowledge that they have not executed this Agreement in reliance upon any such promise, representation or warranty not contained herein. Each of the Parties have read the Agreement, understand the contents thereof, and is signing the Agreement as its own free act and deed, without any persuasion or coercion on the part of anyone, and after relying upon the advice of independent counsel or after having the opportunity to have this Agreement reviewed by independent counsel.

- 9. Governing Law. This Agreement shall be construed and interpreted in accordance with the laws of the State of Illinois, without regard to its choice of law principles and the Parties hereby covenant and agree that any and all actions arising out of or related to this Agreement will be brought and maintained in the United States District Court for the Northern District of Illinois and each party to this Agreement hereby consents and submits to the exclusive jurisdiction of and service or process from such court for any and all such actions.
- 10. <u>Counterparts</u>. This Agreement may be executed in counterparts with the same force and effect as if a single original had been executed by the parties hereto.
- Opportunity to consult with counsel of its choice concerning this Agreement and/or that it has consulted its counsel prior to signing this Agreement, that it is knowingly and voluntarily entering into this Agreement, and that it has not been coerced or threatened into signing this Agreement. No party shall be deemed or claim to be the drafter of this Agreement.

12. <u>Breach of Agreement</u>. In the event that any Party to this Agreement breaches the terms of this Agreement, the prevailing party in any legal proceeding arising out of this Agreement shall be entitled to recover all reasonable attorney fees and litigation costs, including filing fees and expert fees, and shall be entitled to seek the full recovery of the amount claimed in the Lawsuit.

IN WITNESS THEREOF, the undersigned have caused this Settlement Agreement and Release to be executed by a duly authorized individual.

STONE INTERIORS, INC. d/b/a PRP USA

Name: Title:	Date:
CUSTOM INTERIORS, LLC	
ByName: Title:	Date:
MICHAEL ZAMPERI	
Ву	Date:

12. Breach of Agreement. In the event that any Party to this Agreement breaches the terms of this Agreement, the prevailing party in any legal proceeding arising out of this Agreement shall be entitled to recover all reasonable attorney fees and litigation costs, including filing fees and expert fees, and shall be entitled to seek the full recovery of the amount claimed in the Lawsuit.

IN WITNESS THEREOF, the undersigned have caused this Settlement Agreement and Release to be executed by a duly authorized individual.

STONE INTERIORS, INC. d/b/a PRP USA

By Mare:
Title:

CUSTOM INTERIORS, LLC

By Mare:
Name:
Title:

CHILLISTORY INTERIORS, LLC

Date:

Date:

Date:

Date:

Date:

Date:

Date:

Title:

CHILLISTATAL

Date:

Date:

Date:

Date:

Date:

Michael Zampie i III - maniging member

Tim Ziglar

Tajon Ziglar

S

CHILLISTATAL

S

Insigmes

5216320029

CERTIFICATE OF SERVICE

I, J. Scott Humphrey, an attorney, certify that I caused a true and correct copy of the foregoing First Amended Complaint to be served upon:

Mr. Mike Zampieri Custom Interiors 8255 Wards Lane Semmes, Alabama 36575

Ms. Sharon K. Beck Hard Rock Enterprises LLC 10023 Lifeline Court Mobile, Alabama 36608

by placing in a properly addressed, postage prepaid envelope and deposited in the U.S. Mail at 131 S. Dearborn Street, Chicago, Illinois this 16th day of May, 2008.

/Y C YY	
s/J. Scott Humphrey	

Document 20

Filed 08/15/2008

Page 52 of 63

Complaints

1:08-cv-01158 Stone Interiors, Inc. v. Custom Interiors, LLC et al VALDEZ

United States District Court

Northern District of Illinois - CM/ECF LIVE, Ver 3.1.3

Notice of Electronic Filing

The following transaction was entered by Humphrey, J on 5/16/2008 at 1:15 PM CDT and filed on 5/16/2008

Case Name:

Stone Interiors, Inc. v. Custom Interiors, LLC et al

Case Number:

1:08-cv-1158

Filer:

Stone Interiors, Inc.

Document Number: 11

Docket Text:

First Amended Complaint AMENDED complaint by Stone Interiors, Inc. against Stone Interiors, Inc. (Humphrey, J)

1:08-cv-1158 Notice has been electronically mailed to:

J Scott Humphrey shumphrey@seyfarth.com, chidocket@seyfarth.com, tbrown@seyfarth.com

1:08-cv-1158 Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1040059490 [Date=5/16/2008] [FileNumber=4808594-0] [35d301e45798eef26b8d50c91faac1b9abb7aea2b8660223c5f1c14d01ceb77b4b8 305a4b627119cf59e10af63ba03da178d06a0ef432d98e3b91134cb5fe74a]]

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

STONE INTERIORS, INC., d/b/a PRP USA	A,)
Plaintiff,)
V) Case No. 08 CV 1158
CUSTOM INTERIORS, LLC,)
MICHAEL ZAMPIERI IV,	·)
and HARD ROCK ENTERPRISES, LLC	

Defendants.

AFFIDAVIT

I, SIVA REDDY, duly sworn upon oath, state and declare as follows:

- 1. I am the President of Stone Interiors, Inc. d/b/a PRP USA ("Stone Interiors").
- 2. I make this declaration upon personal knowledge and, if called and sworn as a witness, I could and would competently testify hereto. Further, I make this declaration on behalf of Stone Interiors as its corporate representative.

CUSTOM INTERIORS

- 3. In October and November 2006, Stone Interiors and Custom Interiors LLC ("Custom Interiors") entered into an Agreement (the "Agreement") whereby Custom Interiors would purchase, and Stone Interiors would deliver, marble and granite slabs from Stone Interiors. The terms of the Agreement are found in the invoices sent by Stone Interiors to Custom Interiors on October 10, October 16 and November 30, 2006. Copies of these invoices are attached to the First Amended Complaint as Exhibits A-C.
- 4. Pursuant to the Agreement, Stone Interiors issued an invoice to Custom Interiors following Custom Interior's order for marble and/or granite slabs.

EXHIBIT

Leg 2

- 5. The invoice(s) stated the materials, quantity, price and total amount of Custom Interior's order and that Stone Interiors would ship the marble and/or granite slabs to Custom Interiors along with the invoice.
- 6. The invoices also stated that payment for the marble and/or granite slabs is due within 90 days of the bill of lading.
- 7. Thus, under the express terms of the Agreement, Custom Interiors agreed to pay for all materials provided by Stone Interiors within 90 days of the bill of lading.
- 8. Stone Interiors and Custom Interiors further agreed that Custom Interiors would be charged interest at the rate of 12 percent per annum for any invoice that was not paid within 90 days of the bill of lading.
- 9. Finally, the parties agreed that the prevailing party in any dispute arising out of the Agreements "shall be able to recover reasonable attorney and other charges" from the nonprevailing party.
- 10. Pursuant to the Agreement, on October 10, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of October 10, 2006. The invoice amount was for \$12,335.41 worth of material.
- 11. Pursuant to the Agreement, on October 16, 2006, Stone Interiors issued six invoices to Custom Interiors with a Bill of Lading date of October 16, 2006. The total invoice amount was for \$122,715.62 worth of material.
- 12. Pursuant to the Agreement, on November 30, 2006, Stone Interiors issued an invoice to Custom Interiors with a Bill of Lading date of November 30, 2006. The invoice amount was for \$19,982.20 worth of material.

- 13. Thus, in accordance with the Agreement, Stone Interiors provided Custom Interiors with \$155,033.23 worth of marble and granite in October and November 2006 and payment for the marble and granite was due no later than March 1, 2007.
- 14. Custom Interiors, however, only paid \$30,000.00 for the material Stone Interiors supplied Custom Interiors and, as such, has failed to pay the remaining \$125,033.23 it owes Stone Interiors.
- 15. Additionally, pursuant to the Agreement, interest at the rate of 12 percent per annum is to be applied to all sums that are overdue on each invoice.
- 16. The total amount of interest due under the Agreement, as of August 6, 2008, is \$19,004.98.
 - 17. In addition, Stone Interiors has incurred approximately \$12,947.50 in legal fees.
- 18. Thus, as of August 6, 2008, the total amount due and owing to Stone Interiors is \$156,985.71.

HARD ROCK

- 19. Upon information and belief, Hard Rock is owned and operated by the same individuals as Custom Interiors, and in fact, shares the same office location.
- 20. On October 10, October 16 and on November 30 of 2007, individuals operating both Custom Interiors and Hard Rock told me that Stone Interiors delivery of certain shipments of marble and granite slabs was for both Hard Rock and Custom Interiors.
- 21. The marble and granite slabs were delivered to Hard Rock with the promise and expectation that Stone Interiors would be compensated by Hard Rock for their fair value.
- 22. Stone Interiors has not received any payment from Hard Rock for the marble and granite slabs Stone Interiors provided Hard Rock.

- 23. Thus, Hard Rock has retained the benefits of these goods without compensation to Stone Interiors and to Stone Interiors' detriment.
- 24. To allow Hard Rock to retain the benefit of Stone Interiors' goods violates the fundamental principles of justice, equity and good conscience.
 - 25. The value of the goods received by Hard Rock is \$125,033.23.
 - 26. I have personal knowledge of the contents of this Affidavit.

FURTHER AFFIANT SAYETH NAUGHT

_			
	Siva	a Reddy	

VERIFICATION

I, SIVA REDDY, on behalf of STONE INTERIORS and pursuant to 28 U.S.C. § 1746, verify under penalty of perjury that the statements made in the foregoing Affidavit are true and correct to the best of my knowledge, information, and belief.

SIVA REDDY on behalf of Stone Interiors, Inc. d/b/a PRP USA

Executed on this 12th day of August, 2008.

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

STONE INTERIORS, INC., d/b/a PRP USA	,)
Plaintiff,)
v.) Case No. 08 CV 1158
CUSTOM INTERIORS, LLC,) ·)
MICHAEL ZAMPIERI IV,)
and HARD ROCK ENTERPRISES, LLC	

Defendants.

AFFIDAVIT OF J. SCOTT HUMPHREY

- I, J. Scott Humphrey, being first duly sworn, upon oath, depose and state that I am over the age of 18, of sound mind and body, and, if called upon to testify, I would state as follows:
- 1. I am an attorney with the law firm of Seyfarth Shaw LLP and the attorney in charge of handling this matter.
- 2. In this capacity, I was responsible for filing this lawsuit on behalf of Stone Interiors, Inc., d/b/a PRP USA ("Stone Interiors") and against Custom Interiors, LLC ("Custom Interiors), Michael Zamperi IV and Hard Rock Enterprises, LLC ("Hard Rock").
- 3. Prior to filing the Complaint I spoke with Attorney L. Gino Marchetti, Jr. of the law firm Taylor, Pigue, Marchetti & Mink, PLLC. Mr. Marchetti and his law firm are located in Nashville, Tennessee. Mr. Marchetti represented Custom Interiors.
- 4. Despite good faith efforts, Mr. Marchetti and I were not able to resolve this matter and, as a result, Mr. Marchetti agreed to accept service of Stone Interiors' Complaint on behalf of Custom Interiors. (A copy of an email from Mr. Marchetti agreeing to accept service on behalf of Custom Interiors is attached as Exhibit A).



- 5. According, Custom Interiors was served with Stone Interiors Complaint on April 2, 2008.
- 6. Mr. Marchetti has never filed an appearance in this matter but has been provided a copy of the pleadings, all status reports and notices of hearings.
- 7. As of August 1, 2008, Stone Interiors, Inc., d/b/a PRP USA ("Stone Interiors") has incurred \$12,947.50 in attorney's fees. A copy of the invoices verifying said attorney's fees will be brought to Court.
- In addition, since August 1, 2008, Seyfarth Shaw has charged 4.00 hours to Stone 8. Interiors for preparing and revising a Motion for Default Judgment against Defendants Custom Interiors, LLC and Hard Rock Enterprises, LLC, assisting Siva Reddy with his Affidavit, and preparing this Affidavit. Moreover, I will charge Stone Interirs 1.0 hour for the hearing on the Motion for Default.
 - 9. My hourly rate is \$375.00 an hour.
- 10. Accordingly, Stone Interiors has incurred \$14,822.50 in attorney's fees in pursuing this action.
 - I have personal knowledge of the contents of this Affidavit. 11.

FURTHER AFFIANT SAYETH NAUGHT.

J. Scott Humphrey

VERIFICATION BY CERTIFICATION

I, J. Scott Humphrey, under penalties as provided by law and pursuant to 28 U.S.C. § 1746, certify that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and, as to such matters, the undersigned certifies as a foresaid that he verily believes the same to be true.

J. Scott Humphrey

Humphrey, J. Scott

Gino Marchetti [gmarchetti@tpmmlaw.com] From:

Wednesday, April 02, 2008 7:59 AM Sent:

Humphrey, J. Scott To:

Cc: Antonio Aguilar

Subject: RE: Activity in Case 1:08-cv-01158 Stone Interiors, Inc. v. Custom Interiors, LLC et al set

deadlines/hearings

Thanks, Scott. I'm trying to find out if there even is a Custom Interiors. To be clear, I agreed to accept service and will get the summons returned. I don't know who, if anyone, will be representing Custom Interiors.

Gino

From: Humphrey, J. Scott [mailto:SHumphrey@seyfarth.com]

Sent: Tuesday, April 01, 2008 4:07 PM

To: Gino Marchetti

Subject: RE: Activity in Case 1:08-cv-01158 Stone Interiors, Inc. v. Custom Interiors, LLC et al set

deadlines/hearings

Gino:

I realized that you did not receive an actual summons for this matter. Thus, attached please find a new summons. Again, thank you for accepting service on behalf of Custom Interiors. We are in the process of serving Michael Zamperi IV and will contact you once he has been served.

Also, please note that we need to file an initial status report by April 25th. Thus, we should talk this week or next week about the case and the report.

Scott

J. Scott Humphrev Sevfarth Shaw LLP 131 South Dearborn Street Suite 2400 Chicago, IL 60603-5577 Direct Phone: (312) 460-5528 Direct Facsimile: (312) 460-7528 shumphrey@seyfarth.com

----Original Message----

From: Gino Marchetti [mailto:gmarchetti@tpmmlaw.com]

Sent: Monday, March 10, 2008 1:35 PM

To: Humphrey, J. Scott Cc: Antonio Aquilar

Subject: RE: Activity in Case 1:08-cv-01158 Stone Interiors, Inc. v. Custom Interiors, LLC et al set

deadlines/hearings

Thanks, Scott. I was out of town and in hearings in federal court last week. I don't think there's going to be anything to argue. I'll be happy to accept process for Custom Interiors, but they have no money to pay me or local counsel. I haven't a clue where Michael, IV is, so I can't accept service for him. We've just been afully some of the smoke will clear by the end of sent a notice regarding unpaid 941 taxes this week, and I can get you more inform economy, construction, etc. really hit

these guys hard last fall and has made a recovery almost impossible. I'll be in touch.

Gino

From: Humphrey, J. Scott [mailto:SHumphrey@seyfarth.com]

Sent: Wednesday, March 05, 2008 10:35 AM

To: Gino Marchetti

Subject: FW: Activity in Case 1:08-cv-01158 Stone Interiors, Inc. v. Custom Interiors, LLC et al set

deadlines/hearings

Gino:

Below is the initial court order for the case. Please note that an initial status hearing has been scheduled for April 30, 2008 at 9:00 a.m. We must also complete an initial status report by April 25, 2008. Please contact me, when you have a moment, to discuss the report.

Scott

----Original Message-----

From: usdc_ecf_ilnd@ilnd.uscourts.gov [mailto:usdc_ecf_ilnd@ilnd.uscourts.gov]

Sent: Tuesday, March 04, 2008 10:15 AM

To: ecfmail_ilnd@ilnd.uscourts.gov

Subject: Activity in Case 1:08-cv-01158 Stone Interiors, Inc. v. Custom Interiors, LLC et al set

deadlines/hearings

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United States District Court

Northern District of Illinois - CM/ECF LIVE, Ver 3.0

Notice of Electronic Filing

The following transaction was entered on 3/4/2008 at 10:14 AM CST and filed on 3/4/2008

Case Name:

Stone Interiors, Inc. v. Custom Interiors, LLC et al

Case Number:

1:08-cv-1158

Filer:

Document Number: 5

Docket Text:

MINUTE entry before Judge Virginia M. Kendall: Initial Status hearing set for 4/30/2008 at 09:00 AM. Joint Status Report due by 4/25/2008. (See Judge Kendall's web page found at www.ilnd.uscourts.gov for information about status reports). The parties are to report on the following: (1) Possibility of settlement in the case; (2) If no possibility of settlement exists, the nature and length of discovery necessary to get the case ready for trial. Plaintiff is to advise all other parties of the Court's action herein. Lead counsel is directed to appear at this status hearing. Mailed notice. (kw,)

1:08-cv-1158 Notice has been electronically mailed to:

J Scott Humphrey shumphrey@seyfarth.com,tbrown@seyfarth.com,chidocket@seyfarth.com

1:08-cv-1158 Notice has been delivered by other means to:

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